THE LAW FIRM OF

CÉSAR DE CASTRO, P.C.

ATTORNEY AT LAW

7 World Trade Center, 34th Floor New York, New York 10007

646.200.6166 Main 212.808.8100 Reception 646.839.2682 Fax www.cdecastrolaw.com

USDC SDNY DOCUMENT

ELECTRONICALLY FILED

DATE FILED: 8/25/2021

MEMO ENDORSED

August 25, 2021

Via ECF

The Honorable Valerie E. Caproni United States District Judge U.S. District Court for the Southern District of New York 40 Foley Square New York, NY 10007

Re: United States v. Carl Wilbright, 20 Cr. 667 (VEC)

Dear Judge Caproni:

I represent Carl Wilbright in the above-referenced matter. I move the Court, with the government's consent, to modify the terms of his personal recognizance bond to permit his travel to New Jersey to visit his grandchildren.

If granted, Mr. Wilbright intends to travel to New Jersey by car on the weekends to visit his grandchildren but will continue to reside in New York. The details of the location of the house where he will be visiting his family will be provided to Pretrial Services. As noted above, the government consent to this request.

Accordingly, I respectfully request that Mr. Wilbright's bond be modified to permit his travel to and from New Jersey.

Respectfully submitted,

César de Castro

Application GRANTED.

SO ORDERED.

HON. VALERIE CAPRONI

UNITED STATES DISTRICT JUDGE